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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/642,891	08/18/2003	Fritz Tollner	85883.8276	3353	
22242 7	590 06/06/2006		EXAM	EXAMINER	
FITCH EVEN TABIN AND FLANNERY 120 SOUTH LA SALLE STREET			MARCANTONI, PAUL D		
SUITE 1600	A SALLE STREET		ART UNIT	PAPER NUMBER	
CHICAGO, II	60603-3406		1755		

DATE MAILED: 06/06/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
Notice of Non-Compliant	10/642,891	TOLLNER, FRITZ	
Amendment (37 CFR 1.121)	Examiner	Art Unit	
,	Paul Marcantoni	1755	
The MAILING DATE of this communication	on appears on the cover sheet wi	th the correspondence address	
The amendment document filed on <u>18 April 2006</u> is requirements of 37 CFR 1.121 or 1.4. In order for titem(s) is required.			llowing
THE FOLLOWING MARKED (X) ITEM(S) CAUSE  1. Amendments to the specification:  A. Amended paragraph(s) do not in  B. New paragraph(s) should not be  C. Other	clude markings.	NT TO BE NON-COMPLIANT:	
<ul><li>2. Abstract:</li><li>A. Not presented on a separate she</li><li>B. Other</li></ul>	eet. 37 CFR 1.72.		
<ul> <li>3. Amendments to the drawings:</li> <li>A. The drawings are not properly id "Annotated Sheet" as required b</li> <li>B. The practice of submitting propo showing amended figures, witho</li> <li>C. Other</li> </ul>	y 37 CFR 1.121(d). sed drawing correction has bee	n eliminated. Replacement dra	
<ul> <li>4. Amendments to the claims:</li> <li>A. A complete listing of all of the claim.</li> <li>B. The listing of claims does not inc.</li> <li>C. Each claim has not been provide of each claim cannot be identified number by using one of the follow (Previously presented), (New), (Previously presented), (New), (D. The claims of this amendment power.</li> <li>E. Other: See Continuation Sheet.</li> <li>5. Other (e.g., the amendment is unsigned.)</li> </ul>	clude the text of all pending clair ed with the proper status identified. Note: the status of every claiming status identifiers: (Original Not entered), (Withdrawn) and (aper have not been presented in	er, and as such, the individual aim must be indicated after its or an immust be indicated after its or an immust be indicated after its or an immust be indicated an immust be indicated ascending numerical order.	status claim eled),
For further explanation of the amendment format r	equired by 37 CFR 1.121, see I	MPEP § 714.	
TIME PERIODS FOR FILING A REPLY TO THIS	NOTICE:		
<ol> <li>Applicant is given no new time period if the n filed after allowance. If applicant wishes to res entire corrected amendment must be resubr</li> </ol>	submit the non-compliant after-f		
2. Applicant is given <b>one month</b> , or thirty (30) da correction, if the non-compliant amendment is (including a submission for a request for conting amendment filed within a suspension period under Quayle action. If any of above boxes 1, to 4, a non-compliant amendment in compliance with	one of the following: a prelimina nued examination (RCE) under nder 37 CFR 1.103(a) or (c), an re checked, the correction requi	ary amendment, a non-final am 37 CFR 1.114), a supplementa d an amendment filed in respo	nendment al nse to a
Extensions of time are available under 37 amendment or an amendment filed in response		ompliant amendment is a non-f	inal
Failure to timely respond to this notice will Abandonment of the application if the number of the filed in response to a Quayle action; or Non-entry of the amendment if the non-	on-compliant amendment is a r		

571-272-1000

Telephone No.

Continuation of 4(e) Other: Claim 11 is non-elected by original presentation because it now claims a concrete mixture and not the originally claimed "aritcle". Applicants were requested to amend this back from mixture to article but did not do so and it they now claim an invention non-elected by original presentation. Applicants are again requested to amend back to their originally claimed invention, delete "mixture" and insert therefore --article-- in claim 11. It is also noted that claims 20-22 will not be examined because they are directed to a concrete article which is also an invention non-elected by original presentation.

PAUL MARCANTONI PRIMARY EXAMINER GROUP 1700